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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/648,585 08/25/2003		Amlan Datta	129843.1102	4088 .	
60148 GARDERE / J	7590 09/19/2007 AMES HARDIE	EXAMINER			
GARDERE WYNNE SEWELL, LLP 1601 ELM STREET SUITE 3000			DEHGHAN, QUEENIE S		
			ART UNIT	PAPER NUMBER	
DALLAS, TX	75201	•	1731		
	•				
			MAIL DATE	DELIVERY MODE	
•			. 09/19/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/648,585	DATTA ET AL.		
Examiner	Art Unit		
Queenie Dehghan	1731		

		Addenie Berighan		
	The MAILING DATE of this communication appo	ears on the cover sheet with the	correspondence add	lress
THE	REPLY FILED <u>10 September 2007</u> FAILS TO PLACE TH	IS APPLICATION IN CONDITION I	FOR ALLOWANCE.	
	The reply was filed after a final rejection, but prior to or of this application, applicant must timely file one of the folloplaces the application in condition for allowance; (2) a New a Request for Continued Examination (RCE) in compliant time periods:	wing replies: (1) an amendment, af otice of Appeal (with appeal fee) in	fidavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
a)	\square The period for reply expires $\underline{4}$ months from the mailing dat	e of the final rejection.		
b)	no event, however, will the statutory period for reply expire	later than SIX MONTHS from the mailing	ng date of the final reject	ion.
 .	Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP	706.07(f).		
have tunder set for may re	sions of time may be obtained under 37 CFR 1.136(a). The date been filed is the date for purposes of determining the period of e 37 CFR 1.17(a) is calculated from: (1) the expiration date of the the in (b) above, if checked. Any reply received by the Office late educe any earned patent term adjustment. See 37 CFR 1.704(b) CE OF APPEAL	xtension and the corresponding amount shortened statutory period for reply origon than three months after the mailing d	t of the fee. The appropi ginally set in the final Off	riate extension fee ice action; or (2) as
2. 🗌	The Notice of Appeal was filed on A brief in comfiling the Notice of Appeal (37 CFR 41.37(a)), or any extension a Notice of Appeal has been filed, any reply must be filed.	ension thereof (37 CFR 41.37(e)), t	o avoid dismissal of the	
<u>AMEI</u>	NDMENTS	· · · · · · · · · · · · · · · · · · ·		
3. 🔲	The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further contains the issue of new matter (see NOTE below).	onsideration and/or search (see NC		ecause
	(c) They are not deemed to place the application in be appeal; and/or	etter form for appeal by materially re		the issues for
	(d) They present additional claims without canceling a NOTE: (See 37 CFR 1.116 and 41.33(a))		ejected ciaims.	
4. 🔲	The amendments are not in compliance with 37 CFR 1.	121. See attached Notice of Non-C	ompliant Amendment	(PTOL-324).
5. 🗌	Applicant's reply has overcome the following rejection(s	s):		
6. 🗌	Newly proposed or amended claim(s) would be a non-allowable claim(s).			•
. ⊠	For purposes of appeal, the proposed amendment(s): a how the new or amended claims would be rejected is proposed. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-24.	•	vill be entered and an	explanation of
	Claim(s) withdrawn from consideration:			
<u>AFFI</u>	DAVIT OR OTHER EVIDENCE			
8. 🗌	The affidavit or other evidence filed after a final action, because applicant failed to provide a showing of good a was not earlier presented. See 37 CFR 1.116(e).	•	· · · —	
9. 🗌	The affidavit or other evidence filed after the date of filin entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessary.	overcome all rejections under appe	eal and/or appellant fa	ails to provide a
	The affidavit or other evidence is entered. An explanatium of the consideration of the consid	ion of the status of the claims after	entry is below or attac	hed.
	The request for reconsideration has been considered been See Continuation Sheet.	out does NOT place the application	in condition for allowa	ance because:
	Note the attached Information Disclosure Statement(s) Other:	. (PTO/SB/08) Paper No(s)		

Continuation of 11. does NOT place the application in condition for allowance because: Several arguments were presented. First, the alkali metal oxides content in the Matthews reference. It is agreed that the 20% indicates the soda oxide content in the prescursor material, i.e. composition 2, 3 4 or 5. The applicant further states that Matthews relied on a high soda oxide content because of a prior-held understanding that such high amounts were required as a binder to form microspheres in the size range provided by Matthews. The Matthews reference was reviewed and it was indicated that the high temperature glass former increases the viscosity to form the large microspheres and that the high temperature glass former is the soda feldspar. The direct link that "alkali metal oxides" is the major factor in forming large microspheres does not appear to be present in the Matthews reference. Instead, soda feldspar is the factor listed and it comprises other components, such as aluminum oxide and silica.

Secondly, the applicant argues the combination of Matthews with Matsubara, in particular the difference in the size of microspheres obtained and the alkali metal oxide content. Regarding the size of the microsphere, the Matsubara reference was not used to teach a size of microspheres, especially since Matthews already discloses larger microspheres. Matsubara specifically controls his droplet size by factors such as pressure to ensure his desired microsphere size and even indicates that lower pressure would result in larger microspheres. Furthermore, the combination of the two references were based on the teaching of Matsubara regarding the alkali metal oxide content, specifically that a lower alkali metal oxide content is desired to affect the chemical resistance of the micropshere. There is not indication that the lower alkali metal oxide content affects the size of the microspheres made. Also, Matsubara indicates the capability of manufacturing microsphers up to 30 microns, which falls within the "about 30 microns". It appears to be a mere allegation that there would be no reasonable expectation of success. Therefore, the two references are combinable.

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